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13	[additional counsel listed on Service List]					
14	Counsel for Plaintiffs and the Proposed Class					
15						
	UNITED STATES DISTRICT COURT					
16	SOUTHERN DISTRIC	T OF CALIFORNIA				
17	JEFFREY MOLNAR, WESLEY THORNTON, AILEEN MARTINEZ,	CASE NO. 3:13-cv-00131-BAS-JLB 3:13-cv-00685-BAS-JLB				
18	CHIQUITA BELL, TEYIA BOLDEN,	CLASS ACTION				
19	and ANTOINETTE STANSBERRY individually and on behalf of all others					
20	similarly situated,					
21	Plaintiffs,					
22	V.	CERTIFICATE OF SERVICE				
23						
24	NCO FINANCIAL SYSTEMS, INC., a Pennsylvania Corporation,					
25	-					
26	Defendant.					
27						
28						
	Molnar, et al. v. NCO Financial	Systems, Inc.; No. 13cv0131 CERTIFICATE OF SERVICE				

1	I am employed in the County of San Diego, State of California. I am				
2	over the age of eighteen years and not a party to the within action. My business				
3	address is 651 Arroyo Drive, San Diego, California 92103. On September 29,				
4	2014, I served the following document(s):				
5					
6	JOINT MOTION TO CONTINUE DEADLINE COURT'S INFORMAL DISPUTE RESOLUTI	ON PROCEDURE			
7	AND/OR FILE A JOINT STATEMENT FOR DETERMINATION OF DISCOVERY DISPUTE REGARDING DEFENDANT'S RESPONSES TO PLAINTIFFS' DISCOVERY AND PLAINTIFFS' RESPONSES TO THE COURT'S ORDER OF SEPTEMBER 10, 2014				
8					
9	on the following interested parties in this action:				
10	on the following interested parties in this action.				
11	DAMIAN P. RICHARD drichard@sessions-law.biz	Counsel for Defendant			
12	DEBBIE P. KIRKPATRICK				
13	dpk@sessions-law.biz SESSIONS, FISHMAN, NATHAN & ISRAEL, LLP				
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16	Taesinine. (019) 290-2013				
17	MICHAEL D. SLODOV mslodov@sessions-law.biz	Counsel for Defendant (Pro Hac Vice)			
18	SESSIONS, FISHMAN, NATHAN & ISRAEL, LLC	(170 Huc vice)			
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25	1010pilolie. (312) 317 0770				
26	BRYAN C. SHARTLE bshartle@sessions-law.biz	Counsel for Defendant (Pro Hac Vice)			
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1 2 3 4	MARK S. EISEN meisen@edelson.com EDELSON, P.C. 555 West Fifth Street, 31st Floor Los Angeles, California 90013 Telephone: (213) 533-4100 Facsimile: (213) 947-4251	Counsel for Plaintiffs					
5	by placing true copies as follows:						
6	[X] As Indicated on Service List, by Electronic Filing and Service						
7	Pursuant to General Order 550	: I caused the document(s) listed above					
8	via the Court's Electronic Fili	ng System which constitutes service,					
9	pursuant to General Order 550 of the above-titled Court, upon the counsel						
10	on service list.						
11							
12	In addition, I served the following document(s) by e-mail on counsel for						
13	all interested parties in this action:						
14 15							
16	ORDER GRANTING JOINT MOTION TO CONTINUE DEADLINE TO PARTICIPATE IN COURT'S INFORMAL DISPUTE RESOLUTION						
17	PROCEDURE AND/OR FILE A JOINT STATEMENT FOR DETERMINATION OF DISCOVERY DISPUTE REGARDING DEFENDANT'S RESPONSES TO PLAINTIFFS' DISCOVERY AND						
18	PLAINTIFFS' RESPONSES TO TH SEPTEMBER 10, 2014						
19	,	y under the laws of the United States of					
20	America that I am a member of the Bar of this Court and that the foregoing is						
21	true and correct.						
22							
23		/s/ Ronald A. Marron					
24		RONALD A. MARRON					
25	I	LAW OFFICES OF RONALD A. MARRON					
26	1	RONALD A. MARRON (SBN 175650)					
27	S	SKYE RESENDES (SBN 278511) Skye@consumersadvocates.com					
28		LEXIS M. WOOD (SBN 270200) lexis@consumersadvocates.com					
	1/ / 2/ 2/ 2/ 2/ 2/ 2/ 2/ 2/ 2/ 2/ 2/ 2/	4					
	Molnar et al y NCO Financia	1 Systems Inc \cdot No. 13cy0131					

II	Case 3:13-cv-00131-BAS-JLB	Document 106-1	Filed 09/29/14	Page 5 of 5
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